03.06.00

| OIPE | DOCKET NO.: FCI-2582/C2405 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE | | | | | | | | |
|------------------------|--|--|----------------------|------------------|------------|--|-------------------|----------------------|--|
| MAR 0.7 | Įņ R | IN ' e Applic ura, et a | cation (| | ES PATEN | I AND TRADES | MARK OFFIC | t d | |
| A IN | Seria | ıl No.: 0 | 9/638,1 | 538,119 | | Group Art Unit: | 2833 | 電影 | |
| | Filin | g Date: | Augu | ıst 14, 2000 |] | Examiner: E. Leo | n | 67 | |
| | For: | ELE | CTRIC | CAL CONNECT | OR WITI | R WITH THERMAL SENSOR | | | |
| | • - · | - | | | | EXPRESS MAIL LA | BEL NO.: EL884785 | 364US 6 | |
| | Box | ⊠ Af | 7 | | | ELBB4 | 785364U | $\tilde{\mathbf{z}}$ | |
| | | | | ner for Patents | | | - | , | |
| | Sir: | | | | | | | | |
| | | REQU | EST F | OR CONTINUI | ED EXAM | INATION (RCE |) TRANSMIT | TAL | |
| | above- | This is a Request for Continued Examination (RCE) under 37 C.F.R. §1.114 of the ve-identified application. | | | | | | | |
| | 1. | Submi | ssion re | equired under 37 | C.F.R. §1. | 114 | | | |
| | | \boxtimes | Previo | usly submitted | | | | | |
| | filed o | n Janua | X ry 11, 2 | | , | s)/reply under 37 (diment(s) referred to | | | |
| | filed o | n @@. | | Consider the ar | guments in | the Appeal Brief | or Reply Brief | previously | |
| | | • | | Other: @@. | | | | | |
| | | | Enclos | sed | | | | | |
| 03/11/2002 | GTEFFERA | 00000095 | □ □ 09638119 | Amendment/Re | |) | | | |
| 01 FC:179 02 FC:117 | | | 740 | 0.00 OP | | | | | |

FEE CALCULATION:

| | | | SMALL ENTITY | | NOT SMALL ENTITY | | |
|-------------------|----------------------------------|-------------------------|--------------|--------------|------------------|--------------|------|
| ⊠ _{RCE} | BASIC FILING | \$370.00 | \$ | \$740.00 | \$ 740.00 | | |
| | CLAIMS REMAINING AFTER RCE | HIGHEST NO. PAID FOR | EXTRA | | | | |
| TOTAL CLAIMS | 25 | 25 (20 MINIMUM) | 0 | \$9 EACH | \$ | \$18 EACH | \$ 0 |
| INDEP. CLAIMS | 5 | 5 (3 MINIMUM) | 0 | \$42 EACH | \$ | \$84 EACH | \$ 0 |
| FIRST PR | ESENTATION OF | MULTIPLE DEPI | \$140 | \$ | \$290 | \$ | |
| □ ONE M | ONTH EXTENSION | ON OF TIME | \$55 | \$ | \$110 | \$ | |
| | ONTH EXTENSI | ON OF TIME | \$200 | \$ | \$400 | \$ | |
| ⊠ _{THRE} | E MONTH EXTE | NSION OF TIME | \$460 | \$ | \$920 | \$ 920 | |
| □ FOUR | MONTH EXTENS | SION OF TIME | \$720 | \$ | \$1440 | \$ | |
| | NY EXTENSION | FEE ALREADY P | minus | (\$) | minus | (\$) | |
| □ TERMI | NAL DISCLAIMEI | | \$55 | \$ | \$110 | \$ | |
| | TOTAL | FEE DUE | | | | \$1,660 | |

A check in the amount of \$1,660.00 is enclosed.

- A response to the Final Rejection dated September 11, 2001 was due on March 11, 2002. Petition is hereby made under 37 C.F.R. 1.136(a) to extend the time period for response from December 11, 2001 to and through **March 11, 2002** comprising an extension of the shortened statutory period of 3 month(s).
- The Commissioner is hereby requested to grant an extension of time for the appropriate length of time, should one be necessary, in connection with this filing or any future filing submitted to the U.S. Patent and Trademark Office in the above-identified application during the pendency of this application. The Commissioner is further authorized to charge any fees related to any such extension of time to deposit account 23-3050. This sheet is provided in duplicate.
- The Commissioner is further authorized to charge any additional patent application processing fees under 37 C.F.R. §§1.136 and 1.17 to deposit account 23-3050.

SHOULD ANY DEFICIENCIES APPEAR with respect to this application, including deficiencies in payment of fees, missing parts of the application or otherwise, the United States Patent and Trademark Office is respectfully requested to promptly notify the undersigned.

Date: March 7, 2002

Raymond N. Scott, Jr. Registration No. 48,666

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